

of **E**ndia

EXTRAORDINARY

PART I—Section 1

PUBLISHED BY AUTHORITY

No. 204] NEW DELHI, MONDAY, NOVEMBER 26, 1962/AGRAHAYANA 5, 1884

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 26th November 1962

Subject:—Export of Vanaspatl/Hydrogenated Oll, Refined Vegetable Oils (including Salad Oil) and Groundnut Oil.

No. 160-ITC(PN)/62.—It has been decided by the Government of India to consolidate the Public Notices for export of Vanaspati/Hydrogenated Oil, Refined Vegetable Oils (including Salad Oil) and Groundnut Oil.

- 2. Import licences will be granted under the Scheme subject to the following terms and conditions:—
- A. Vanaspati/Hydrogenated Oil and Refined Vegetable Oils (including Salad Oil) viz. Refined Groundnut Oil, Refined Cottonseed Oil and Refined Saffiower Oil:
 - (i) Manufacturer-exporters will be eligible to obtain import licences for copra/palm oil upto 75 per cent of the f.o.b. value of exports. Small quantities of mutton tallow as may be certified by Vegetable Oil Products Controller will also be permitted to be imported within this entitlement.
 - (ii) Out of the above import entitlements, the manufacturer-exporters will have the option to utilise upto 20 per cent of the f.o.b. value of exports, for import of such chemicals including inorganic chemicals and essential oils, machinery, equipment and spares for replacement or for modernisation (not involving substantial expansion) as may be certified by the Vegetable Oil Products Controller.
 - (iii) The above incentives will be allowed for exports after 1st August 1962. Earlier exports will qualify for incentives according to the scheme in force on the date of exports.

B. Groundnut Oil:

- (i) Industrial Units consuming groundnut oil or producing it will be eligible to obtain import licences for copra/palm oil upto 50 per cent of the f.o.b. value of exports of groundnut oil. Small quantities of mutton tallow as may be certified by the Development Wing will also be permitted to be imported within this entitlement.
- (ii) The Industrial Units exporting groundnut oil will have the option to utilise upto 10 per cent of the f.o.b. value of exports, for import of chemicals including inorganic chemicals and essential oils, machinery, equipment and spares for replacement or for modernisation (not involving substantial expansion) as may be certified by the Development Wing.

- (iii) The 10 per cent entitlement as in (ii) above for chemicals, spares etc will be within the total entitlement of 50 per cent
- (iv) The above incentives will be allowed against exports of groundnut oil effected after 1st October, 1962. Exports made before that date against licences issued under the old Scheme [i.e. Public Notices 1 and 2-ETC(PN)/62] will qualify for incentives under the said Public Notices
- 3 Applications for import licences in the prescribed form "H" and accompanied by Treasury Receipt of appropriate value, I.V C Registration/Exemption No, documentary evidence of exports etc may be made to the Joint Chief Controller of Imports and Exports, Bombay, Calcutta, Madras and Deputy Chief Controller of Imports and Exports, CLA, New Delhi, accordingly to the location of the exporting firm Applications for mutton tallow, chemicals, spares and equipment should be accompanied by the necessary certificates under clauses A(i) (ii) B(i) (ii) from the Vegetable Oil Products Controller or the Development Wing as the case may be
- 4. Import applications under the Scheme may be preferred on monthly or quarterly basis. However, in the case of applications for import of chemicals, spares and machinery the manufacturer-cum-exporters may accumulate the import entitlements upto a period of one year and submit a consolidated application within one year.
- 5 For the purpose of this Scheme, Exports to Nepal, Tibet, Sikkim Bhutan and Afghanistan would not be taken into account for grant of import licences Exports against payment in rupees to countries, with which special arrangements exist, would be taken into account for grant of import licences, but licences issued on the basis of such exports would be valid for importation from jurce area countries and against rupee payment only
 - 6 The above Scheme will continue till further orders
 - 7 This supersedes the following Public Notices:—

Public Notice Nos 3-ITC(PN)/62, dated 1st January 1962 20-ITC(PN)/62, dated 21st February 1962, 37-ITC(PN)/62, dated 4th April 1962 112-ITC(PN)/62, dated 6th September 1962, 149-ITC(PN)/62, dated 25th October 1962, 1-ETC(PN)/62, dated 1st January 1962 2-ETC (PN)/62, dated 22nd Februa y 1962, 5-ETC(PN)/62, dated 1st September 1962, 6 ETC(PN)/62, dated 25th September 1962 and 7-ETC(PN)/62 dated 5th October 1962

K T SATARAWALA.

Chief Controller of Imports and Exports